## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION  Plaintiffs' Master Administrative Long- Form Complaint and (if applicable)  Corey and Lisa Allen, et al. v.  National Football League [et al.], No. 13-cv-05439-AB | No. 12-md-2323(AB)  MDL No. 2323  AMENDED SHORT FORM COMPLAINT  IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION |  |  |  |  |
|---|---|--|--|--|--|
|   | JURY TRIAL DEMANDED   |  |  |  |  |
| SHORT FORM COMPLAINT  |   |  |  |  |  |
| 1. Plaintiff, <u>Michael Bass</u> , and   | l Plaintiff's Spouse <u>Rosita Bass</u> , bring this  |  |  |  |  |
| civil action as a related action in the matter entitled IN RE: NATIONAL FOOTBALL LEAGUE   |   |  |  |  |  |
| PLAYERS' CONCUSSION INJURY LITIGATION, MDL No. 2323.  |   |  |  |  |  |
| 2. Plaintiffs are filing this short for   | 2. Plaintiffs are filing this short form complaint as required by this Court's Case   |  |  |  |  |
| Management Order No. 2, filed April 26, 2012  | 2.  |  |  |  |  |
| 3. Plaintiff and Plaintiff's Spouse   | Plaintiff and Plaintiff's Spouse incorporate by reference the allegations (as   |  |  |  |  |
| designated below) of the Master Administrative Long-Form Complaint, as may be amended, as   |   |  |  |  |  |
| if fully set forth at length in this Short Form Complaint.  |   |  |  |  |  |
| 4. [Fill in if applicable] Plaintiff is filing this case in a representative capacity as the  |   |  |  |  |  |
| of, having been d   | uly appointed as the by the Court of  |  |  |  |  |
| (Cross out sentence below if n  | ot applicable.) Copies of the Letters of  |  |  |  |  |
| Administration/Letters Testamentary for a wrongful death claim are annexed hereto if such   |   |  |  |  |  |
| Letters are required for the commencement of such a claim by the Probate, Surrogate or other  |   |  |  |  |  |

appropriate court of the jurisdiction of the decedent.

| 5.                         | Plaint      | iff Michael Bass is a resident and citizen of Gainesville, Florida and               |
|----------------------------|-------------|--|
| claims dama                | ges as se   | et forth below.  |
| 6.                         | Plaint      | iff's Spouse, <u>Rosita Bass</u> , is a resident and citizen of <u>Gainesville</u> , |
| Florida , and              | d claims    | damages as a result of loss of consortium proximately caused by the harm             |
| suffered by l              | ner Plain   | tiff husband.  |
| 7.                         | On in       | formation and belief, the Plaintiff sustained repetitive, traumatic sub-             |
| concussive a               | nd/or co    | ncussive head impacts during NFL games and/or practices. On information              |
| and belief, P              | laintiff s  | suffers from symptoms of brain injury caused by the repetitive, traumatic            |
| sub-concussi               | ive and/o   | or concussive head impacts the Plaintiff sustained during NFL games and/or           |
| practices. Or              | n inform    | ation and belief, the Plaintiffs symptoms arise from injuries that are latent        |
| and have dev               | veloped a   | and continue to develop over time.   |
| 8.                         | The o       | riginal complaint by Plaintiffs in this matter was filed in the United States        |
| District Cou               | rt Southe   | ern District of New York August 29, 2013. If the case is remanded, it should         |
| be remanded                | to the U    | United States District Court Southern District of New York.                          |
| 9.                         | Plaint      | iff claims damages as a result of [check all that apply]:                            |
|                            | $\boxtimes$ | Injury to Herself/Himself  |
|                            |             | Injury to the Person Represented   |
|                            |             | Wrongful Death   |
|                            |             | Survivorship Action  |
|                            | $\boxtimes$ | Economic Loss  |
|                            |             | Loss of Services   |
|                            | $\boxtimes$ | Loss of Consortium   |
| 10.                        | [Fill i     | n if applicable] As a result of the injuries to her husband, Michael Bass,           |
| Plaintiff's S <sub>I</sub> | ouse, _     | Rosita Bass , suffers from a loss of consortium, including the following             |
| injuries:                  |             |  |
|                            | $\boxtimes$ | loss of marital services;  |
|                            | $\boxtimes$ | loss of companionship, affection or society;   |

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monetary losses in the form of unreimbursed costs she has had to expend

loss of support; and

 $\times$ 

 $\times$ 

|   |  | for the health care and personal care of her husband.                         |  |  |
|---|--|---|--|--|
| 11.   | [Check if applicable]   Plaintiff and Plaintiff's Spouse reserve the right to object |   |  |  |
| to federal juri   | sdiction   |   |  |  |
| 12.   | Plainti  | ff and Plaintiff's Spouse bring this case against the following Defendants in |  |  |
| this action [check all that apply]:   |  |   |  |  |
|   | $\boxtimes$  | National Football League  |  |  |
|   | $\boxtimes$  | NFL Properties, LLC   |  |  |
|   | $\boxtimes$  | Riddell, Inc.   |  |  |
|   | $\boxtimes$  | All American Sports, Inc. (d/b/a Riddell Sports Group, Inc.)                  |  |  |
|   | $\boxtimes$  | Riddell Sports Group, Inc.  |  |  |
|   | $\boxtimes$  | Easton-Bell Sports, Inc.  |  |  |
|   | $\boxtimes$  | Easton-Bell Sports, LLC   |  |  |
|   | $\boxtimes$  | EB Sports Corporation   |  |  |
|   | $\boxtimes$  | RBG Holdings Corporation  |  |  |
| 13.   | [Checl   | where applicable] As to each of the Riddell Defendants referenced above,      |  |  |
| the claims asserted are: $\boxtimes$ design defect; $\boxtimes$ informational defect; $\boxtimes$ manufacturing defect. |  |   |  |  |
| 14.   | [Checl   | x if applicable]   The Plaintiff wore one or more helmets designed and/or     |  |  |
| manufactured by the Riddell Defendants during one or more years Plaintiff played in the NFL                             |  |   |  |  |
| and/or AFL.   |  |   |  |  |
| 15.   | Plainti  | ff played in [check if applicable]   the National Football League             |  |  |
| ("NFL") and/or in [check if applicable] $\square$ the American Football League ("AFL") during                           |  |   |  |  |
| <u>1967-19</u>  | 76   | for the following teams: <u>the Green Bay Packers (1967), the Detroit</u>     |  |  |
| Lions (1967-1968) and the Washington Redskins (1969-1976).  |  |   |  |  |
|   |  |   |  |  |
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## **CAUSES OF ACTION**

| 16.   | Plaint      | iffs herein adopt by reference the following Counts of the Master           |
|---|-------------|---|
| Administrativ                                     | e Long      | -Form Complaint, along with the factual allegations incorporated by         |
| reference in those Counts [check all that apply]: |             |   |
|   | $\boxtimes$ | Count I (Action for Declaratory Relief- Liability (Against the NFL))        |
|   | $\boxtimes$ | Count II (Medical Monitoring (Against the NFL))                             |
|   |             | Count III (Wrongful Death and Survival Actions (Against the NFL))           |
|   | $\boxtimes$ | Count IV (Fraudulent Concealment (Against the NFL))                         |
|   | $\boxtimes$ | Count V (Fraud (Against the NFL))   |
|   | $\boxtimes$ | Count VI (Negligent Misrepresentation (Against the NFL))                    |
|   | $\boxtimes$ | Count VII (Negligence Pre-1968 (Against the NFL Defendants))                |
|   | $\boxtimes$ | Count VIII (Negligence Post-1968 (Against the NFL Defendants))              |
|   |             | Count IX (Negligence 1987-1993 (Against the NFL Defendants))                |
|   |             | Count X (Negligence Post-1994 (Against the NFL Defendants))                 |
|   | $\boxtimes$ | Count XI (Loss of Consortium (Against the NFL and Riddell Defendants)       |
|   | $\boxtimes$ | Count XII (Negligent Hiring (Against the NFL))                              |
|   | $\boxtimes$ | Count XIII (Negligent Retention (Against the NFL))                          |
|   | $\boxtimes$ | Count XIV (Strict Liability for Design Defect (Against the Riddell          |
|   |             | Defendants))  |
|   | $\boxtimes$ | Count XV (Strict Liability for Manufacturing Defect (Against the Riddell    |
|   |             | Defendants))  |
|   | $\boxtimes$ | Count XVI (Failure to Warn (Against the Riddell Defendants))                |
|   | $\boxtimes$ | Count XVII (Negligence (Against the Riddell Defendants))                    |
|   | $\boxtimes$ | Count XVIII (Civil Conspiracy/Fraudulent Concealment (Against NFL           |
|   |             | Defendants))  |
| 17.   | Plaint      | iffs assert the following additional causes of action [write in or attach]: |
|   | (a) 1       | negligent infliction of emotional distress; and                             |

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(b) intentional inflection of emotional distress.

## **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff and Plaintiff's Spouse pray for judgment as follows:

- A. An award of compensatory damages, the amount of which will be determined at trial;
  - B. For loss of consortium;
  - C. For punitive and exemplary damages as applicable;
- D. For all applicable statutory damages of the state whose laws will govern this action;
- E. For medical monitoring, whether denominated as damages or in the form of equitable relief;
  - F. For an award of attorneys' fees and costs;
  - G. An award of prejudgment interest and costs of suit; and
  - H. An award of such other and further relief as the Court deems just and proper.

## **JURY DEMANDED**

Pursuant to Federal Rule of Civil Procedure 38, Plaintiffs hereby demand a trial by jury.

Dated: October 11, 2013 Respectfully submitted,

LIEFF CABRASER HEIMANN & BERNSTEIN, LLP

By: <u>s/ Wendy R. Fleishman</u>
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